

IN THE UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF TENNESSEE  
WESTERN DIVISION

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THOMAS L. COULD  
CLERK, U.S. DISTRICT COURT  
W.D. OF TENNESSEE

MANORCE Robinson on BEHALF  
OF DECEASED wife Bobbie Robinson

(Enter above the full name of the plaintiff  
or plaintiffs in this action.)

VS.

Methodist Health Care, CHYDE JONES MD, MT BOWLD Hospital  
UNIVERSITY OF TENN  
REGIONAL ONE HEALTH

(Enter above the full name of the defendant  
or defendants in this action.)

Sending 12 Supporting Document with Complaint

I. Previous Lawsuits

A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to you Yes ( ) No ( )

B. If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit

Plaintiffs:

MANORCE Robinson  
ON BEHALF OF DECEASED WIFE

Defendants: REGIONAL ONE HEALTH, UNIVERSITY OF TENN Methodist  
Health Care the new owner of MT BOWLD Hospital, CHYDE JONES MD

2. Court (if federal court, name the district; if state court, name the county):

Western District of Missouri Jackson County Docket number 15-00395CVWDBK  
Western District of Kansas County Johnson Docket 18-CV-02701 KHV

4. Name of judge to whom case was assigned: Missouri Judge GREG KEYS

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

KANSAS Judge GERALD L. RUSITFEIT

6. Approximate date of filing lawsuit: Missouri 7-12-15 / KANSAS 10/31/2011

Also 3 Requests for the Court

Medical Record will show Damage to the Pelvis, Abdomen And Uterus

SECRETARY Mrs Robinson WAS A 15 year Employee AS A Administrative Secretary to three Doctors IN the University of Tennessee Campus. Mrs Robinson trusted her Employer University of Tenn that owned U.T. Bowld Hospital at that time and change new owner Methodist Health CARE in 2004 Mrs Robinson had a Uterus Fibroid procedure done by Defendants Medical Records will show there part in my Complaint. With Mrs Robinson care and Health, Before Surgery Mrs Robinson got Medical OKAY on Health from her personal Doctors and Medical Record will show that NO CANCER, NO PROBLEM with her Uterus pelvis OR Her Abdomen Mrs Robinson was wife for 25 years, After Surgery she had complication and Her Health had worsen and suffer with SAME problem, Medical Record will show

### III. Parties

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

A. Name of Plaintiff MAURICE Robinson

Address 9315 FAIRWOOD DR. KANSAS CITY MO 64138

(In item B below, place the full name of the defendant in the first blank, his official position in the second blank, and his and his place of employment in the third blank. Use Item C for the names, positions, and places of employment of an additional defendants.)

B. Defendant REGIONAL ONE HEALTH 877 S FERRISON AVE MEMPHIS TN 38103

University of Tenn, 1407 UNION AVE SUITE 720 MEMPHIS TN 38104 / CLYDE JONES MD 7710 WOLF RIVER CIR at Suite ONE / METHODIST HEALTHCARE AND BOWLD HOSPI SAME OWNER

C. Additional Defendants: METHODIST HEALTHCARE Address

1265 UNION AVE, STE 700  
Memphis TN

### IV. Statement of Claim

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.

Medical Complication Started After First Surgery with U.T. Bowld  
MEDICAL RECORD will show REGIONAL ONE did a second surgery for the same problem  
After Insurance Pay U.T. Bowld to fix Mrs Robinson condition, the second surgery  
did not fix Mrs Robinson Medical problem, After Both Hospital Profit From Surgery  
Medical Record that Methodist Health care did a third surgery  
on Mrs Robinson and Medical Record will show, CLYDE JONES M.D. did  
a surgery and two paracentesis without Mr. Robinson permission or sign  
Document Mrs Robinson went into late cardiac and death on  
4/10/03 All Defendant Profit From Mrs Robinson INSURANCE  
I Am Sending Information about Paracentesis and the Death  
of Mrs Robinson, the INSURANCE CO. WAS bill for A CARDIAC  
ARREST

V. Relief

State briefly exactly what you want the court to do for you. Make no legal arguments.

Cite no cases or statutes.

Mr. Robinson would like a six million dollar judgment for the pursuant to TCA 20-5-107 for injuries DAMAGE less of Service, Error, and bad decision Consortium loss Expenses for her Burial and for the Pecuniary value of her life all of which was caused by the Negligence of the herein named Defendants were in each acted with less than or failed to act with recognized standard of acceptable professional practice in the profession specialty care and treatment for Mrs Robinson.

Mr. Robinson Have been Sick three times After wife Death and continue to take medication for health

VI. Jury Demand

I would like to have my case tried by a jury. Yes ☒ No ☐.

I (We) hereby certify under penalty of perjury that the above complaint is true to the best of our information, knowledge, and belief.

Signed this 13 day of July, 20 18.

Maurice Robinson

(Signature of Plaintiff/Plaintiffs)